BAKER, LESHKO, SALINE & BLOSSER LLP Case 7.07-cv-04534-KMK Document 19 Filed 10/25/2007 Page 1 of 9 Attorneys for Plaintiffs

One North Lexington Avenue

White Plains, New York 10601

914.681.9500

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JENNIFER LUNDGREN,

Plaintiff,

07 Civ. 4534 (WP4)

-against-

SEAN G. JULIUS, SHARON L. DAVIS, LICARE CORPORATION d/b/a VACCARO'S WINE & SPIRITS, and JOHN DOES 1-10, Defendants.

PLAINTIFF'S INTERROGATORIES DIRECTED TO DEFENDANTS JULIS AND DAVIS

Plaintiff Jennifer Lundgren, by her attorneys, Baker, Leshko, Saline & Blosser, LLP, hereby requests that defendant Vaccaro's Wine & Spirits respond to the following interrogatories in accordance with the Federal Rules of Civil Procedure:

- 1. Please state:
 - (a) The name and address of the person or persons answering these interrogatories;

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Please state: Defendant's full name and address, its date of incorporation and its state of incorporation.

3. <u>Statements</u>: Case 7:07-cv-04534-KMK Document 19 Filed 10/25/2007 Page 3 of 9

Are you aware of any statement made by plaintiff regarding the occurrence mentioned in the complaint, whether oral, written, or recorded in any way, including but not limited to, a stenographic, mechanical, electrical, audio, video, motion picture, photograph, or other recording, or transcription thereof, and if so, and please attach an exact copy of the original of said statement, interview, report, film or tape to your answers to these interrogatories; if oral, please state verbatim the contents thereof.

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State whether there exists photographs, videotapes, or movies with respect to the automobiles

or scene of the occurrence mentioned in the petition. If so, state the following:

- (a) Describe each photograph, video, or movie;
- (b) State the date each was taken;
- (c) State the name and address of the person taking each such photo, video, or movie; and,
- (d) State the name and address, employer, insurer, and job title of the person presently having control or custody of each photograph, video or movie.

- (a) Each person this defendant expects to call as an expert witness at the trial, whether the witness is a retained expert or non-retained expert, stating for each such expert:
 - (i) Name;
 - (ii) Address;
 - (iii) Occupation;
 - (iv) Place of employment;
 - (v) Qualifications to give an opinion (if such information is available on an expert's curriculum vitae, you may attach a copy thereof in lieu of answering this interrogatory subpart); and,
- (b) With respect to each expert listed, please state the subject matter on which the expert is expected to testify and the expert's hourly deposition fee.

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State the names and addresses of every person known by defendant, defendant's representatives or defendant's attorney, to have witnessed the occurrence mentioned in the complaint, or who was present at the scene within sixty minutes of the occurrence. Designate which of such people actually claim to have witnessed the occurrence.

7. Criminal Record: Case 7:07-cv-04534-KMK Document 19 Filed 10/25/2007 Page 7 of 9

State whether defendant has ever pleaded guilty to or has ever been convicted of a felony or

misdemeanor, (State or Federal) and if your answer is in the affirmative, please state:

- (a) The date of any such plea or conviction;
- (b) The state and county where said plea or conviction occurred; and,
- (c) The offense for which defendant pled guilty or was convicted.

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State whether or not any insurance company (including any company with excess or umbrella coverage) has an interest in the outcome of this litigation against defendant. If so, state the following:

- (a) The name of the insurance company;
- (b) Whether the insurance company is a stock company or a mutual company;
- (c) Name of the insured;
- (d) Type(s) of insurance;
- (e) Effective policy period;(f) Policy number;
- (g) Limits of the policy applicable to the occurrence mentioned in these pleadings; and,
- (h) Whether the policy provides for medical payments coverage, and if so, the amount of coverage.

State whether you have any receipts or proof of payment of alcohol at your retail store by or on behalf of defendants Sean Julius and/or Sharon Davis. If so, plese provide such documents or other proof.

ANSWER:

Dated: White Plains, New York October 25, 2007

BAKER LESHKO SALINE & BLOSSER LLP Attorneys for Plaintiff

By; /////
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